Approved For Release 2006/12/01 RESTR	KOF 0801676R004000050031-1
SECRECY	AGREEMENT
1. I, the Central Intelligence Agency, I may be ligence which concerns the present and fut which belongs to the United States. This with the methods of collecting and handlin security standards set by the Central Inte stand the provisions of the Act of Congres as amended, concerning the disclosure of in Defense and I am familiar with the penalti	ture security of the United States and information and intelligence, together ag it, are classified according to elligence Agency. I have read and underses of June 15, 1917 (Espionage Act), information relating to the National
2. I agree that I do not now, nor a title or claim in or to any of the information collecting or handling of it which has convirtue of my connection with the Central I recognize the property right of the United matters.	ne or shall come to my attention by Intelligence Agency, but shall always
3. I do solemnly swear that I will either by word, conduct, or by any other rintelligence or knowledge, except in the I and in accordance with the laws of the Unauthorized in writing in each case by the	means such classified information, performance of my official duties ited States, unless specifically
4. I understand that no change in relieve me of my obligation under this oat oath will remain binding upon me even after with the United States.	th and that the provisions of this
5. I understand that my employment conditioned upon my understanding of and a Regulations CIA", and the appendices there	
6. I take this obligation freely, purpose of evasion.	without any mental reservation or
In witness whereof I have set my hand and	seal this 28 day of MAY 19 51.
_	(Seal)
Witnessed by me thisday of	19,
at	

Approved For Release 2006/12/01: CIA-RDP80B01676R004000050031-1

CONDITIONS

PERSONAL SERVICE CONTRACT

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(2) The services required as	e not within the o	anacity of the nr	esent force.
(3) The work to be performed			
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Approved For Release 2006/12/01: CIA-RDP80B01676R004000050031-1

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CONDITIONS

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1. DEFINITIONS

The Contractor shall be designated as either a consultant or an expert. The employment shall be classified as intermittent or temporary. Definitions are as follows:

- a. A <u>consultant</u> is an employee serving the Government in an advisory capacity only, as distinguished from one who performs the statutory duties and responsibilities of the employing Agency. Consultants are precluded from assuming any administrative or supervisory responsibilities. $\Gamma_{\infty}(OC)$
- b. An expert is an employee performing duties requiring the services of a person exceptionally qualified by education and experience in a particular line to perform a service particularly required to accomplish the statutory purposes of the employing Agency, and who is not, generally obtainable under Civil Service Laws and Regulations. Experts may exercise administrative and supervisory functions.
- c. An <u>intermittent</u> employee performs services for short, irregular periods, none of which extends for a full calender month.
- d. A temporary employee serves for a definite period of time not exceeding one year. Temporary employees serve continuously during the period for which appointed.
- PAYMENT
- a. Payment of compensation at the rate specified less any deductions required by law will be made on bi-weekly payrolls supported by Time and Attendance Reports (S.F. 1130) showing the actual hours of service rendered for each day, signed and approved by the official to whom the contract employee is responsible.
- b. An intermittent consultant or expert will be paid only for days when actually employed, and will not be entitled to overtime or night differential payments. When work is performed on holidays or non-work days, only the regular daily rate will be allowed.

TRAVEL REIMBURSEMENT

- a. Only an intermittent employee is entitled to reimbursement, in accordance with Government Travel
 Regulations, for transportation between residence
 or place of business and official headquarters,
 and to a per diem allowance in the of subsistence
 for each day, including Saturdays, Sundays and
 holidays, while away from residence or place of
 business on official duty, in accordance with applicable law and regulations.
- b. An intermittent or temporary consultant or expert, on authorized government business, away from the official station is in a travel status and will be reimbursed for transportation expenses in accordance with Government Travel Regulations and will receive a per diem allowance in lieu of subsistence in accordance with applicable law and Regulations.

4. LEAVE

A consultant or expert may accrue annual and sick leave under this contract in accordance with applicable Civil Service Laws and Regulations.

5. SECURITY

This contract shall not be effective until such time as satisfactory preliminary security clearance is obtained and noted on the face hereof.

6. TERMINATION

This Contract may be terminated at any time during the period of its duration, (1) by mutual consent of the Personnel Officer and of the Contractor, (2) by the Personnel Officer, upon not less than seven days' written notice by him to the Contractor, or (3) by the Contractor, upon not less than seven days' written notice by him to the Personnel Officer.

7. PREPARATION AND DISTRIBUTION

This contract will be prepared in six copies, all of which will be signed and distributed as follows: Original to Payroll Office for General Accounting Office, two copies for the Personnel Office, one copy each for the Budget Office, the Administrative Office and the Contractor.

STANDARD FORM 61 ARBED MEDITION Release 2006/12/01 : CIA-RDP80B01676R004000050031-1 PROMULGATED BY CIVIL SERVICE COMMISSION FEDERAL PERSONNEL MANUAL

APPOINTMENT AFFIDAVITS

IMPORTANT.—Before swearing to these appointment affidavits, you should read and understand the attached information for appointee

CENTRAL INTELLIGENCE AGENCY (Department or agency)	(Bureau or division)	WASHINGTON, D. C. (Place of employment)	
	(Dates of Civision)	(A face of employment)	STAT
	, d	o solemnly swear (or affirm) that—	,
A. OATH OF OFFICE			
I will support and defend the Consideration that I will bear true faith without any mental reservation or purduties of the office on which I am about	and allegiance to the suppose of evasion; that I	ame; that I take this obligation will well and faithfully discharge	freely
B. AFFIDAVIT AS TO SUBVERSIVE ACTIV	ITY AND AFFILIATION		
I am not a Communist or Fascist. that advocates the overthrow of the Gunconstitutional means or seeking by f Constitution of the United States. I I become a member of such organization Government.	overnment of the Unite force or violence to den do further swear (or a	ed States by force or violence or y other persons their rights unde ffirm) I will not so advocate, no	other er the or will
C. AFFIDAVIT AS TO STRIKING AGAINST	THE FEDERAL GOVERN	IMENT	
I am not engaged in any strike aga so engage while an employee of the Go an organization of Government employ of the United States, and that I will no an organization.	overnment of the Unite yees that asserts the ri	ed States; that I am not a member ght to strike against the Govern	ber of ment
D. AFFIDAVIT AS TO PURCHASE AND SA I have not paid, or offered or prom firm or corporation for the use of influence	nised to pay, any money		erson,
E. AFFIDAVIT AS TO DECLARATION OF A	APPOINTEE		
The answers given in the Declar correct.	ation of Appointee on	the reverse of this form are tru	ie and
(Date of entrance on duty)		(Signature of appointee)	
Subscribed and sworn before me this	day of	, A. D. 19	9 ,
atWASHINGTON(City)	······································	D. C. (State)	
Chapter 145, Timevil, sec. 20t. Act of home 25, 1943			
NOTE.—If the oath is tagen before a No be shown.	otary Public the date or	f viration of his commission si	

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This form is to be completed before entrance on duty. Answer all questions. Any false statement in this declaration will be grounds for cancellation of application or dismissal after appointment. Impersonation is a criminal offense and will be prosccuted accordingly.

I. PRESENT ADDRESS (street and number, city	and State)										
2. (A) DATE OF BIRTH	(B) PLACE OF BIRTH (city or town and State or country)										
3. (A) IN CASE OF EMERGENCY PLEASE NOTIFY (B) RELATIONS (B			ATIONSHIP (C) S		C) STREET AND NUMBER, CITY AND STATE				(D) TELEPHONE NO.		
4. DOES THE UNITED STATES GOVERNMENT EMPLOY THE PAST 24 MONTHS? YES NO If so, for each such relative fill in the bla					ssary, complet	te under Item l	о.	M YOU LIVE		 ,	WITHIN
NAME	POST OFFICE ADDRES		RESS		(1) POSITIO (3) DEPART	(1) POSITION (2) TEMPORARY OR NOT (3) DEPARTMENT OR AGENCY IN WHICH EMPLOYED		RELATIO SHIP) F	41ED	SINGLE k one)
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INDICATE "YES" OR "NO" ANSWER BY PLACING "X" IN PROPER COLUMN		YES	NO	ITEM NO.		OR DETAILED A					APPLY
5. ARE YOU A CITIZEN OF OR DO YOU OWE ALLEGIANCE	TO THE UNITED STATES?										
6. ARE YOU AN OFFICIAL OR EMPLOYEE OF ANY STATE, TERRITORY, COUNTY, OR MUNICIPALITY?											
If your answer is "Yes", give details in l	Itom 10.										
7. DO YOU RECEIVE ANY ANNUITY FROM THE UNITED STATES OR DISTRICT OF COLUMBIA GOVERNMENT UNDER ANY RETIREMENT ACT OR ANY PENSION OR OTHER COMPENSATION FOR MILITARY OR NAVAL SERVICEY.											
If your answer is "Yes", give in Item 10 reason for retirement, that is, age, optional disability, or by reason of voluntary or involuntary separation after 5 years' service; amount of retirement pay, and under what retirement act; and rating, if retired from military or naval service.											
8. SINCE YOU FILED APPLICATION RESULTING IN THI BEEN DISCHARGED, OR FORCED TO RESIGN, FOR I FACTORY SERVICE FROM ANY POSITION?	MISCON DU CT OR UNSATIS	,									
If your answer is "Yes", give in Item 10 the name and address of employer, date and reason in each case.			-								
9. HAVE YOU BEEN ARRESTED (NOT INCLUDING TRAFFIC VIOLATIONS FOR WHICH YOU WERE FINED \$25 OR LESS, OR FORFEITED COLLATERAL OF \$25 OR LESS) SINCE YOU FILED APPLICATION RESULTING IN THIS APPOINTMENT?						i					
If your answer is "Yes", list all such cases under Item 10. Give in each case: (1) The date; (2) the nature of the offense or violation; (3) the name and location of the court; (4) the penalty imposed, if any, or other disposition of the case. If appointed, your ingerprints will be taken.											
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INSTRUCTIONS TO APPOINTING OFFICER

The appointing officer before whom the foregoing certificate is made shall determine to his own satisfaction that this appointment would be in conformance with the Civil Service Act, applicable Civil Service Rules and Regulations and acts of Congress pertaining to appointment,

This form should be checked for holding of office, pension, suitability in connection with any record of recent discharge or arrest, and particularly for the following:

(1) Identity of appointee.—It is the duty of the appointing officer to guard against inpersonation and to determine beyond reasonable doubt that the appointee is the same person whose appointment was authorized. The appointee's signature and handwriting are to be compared with the application and/or other pertinent papers. If the appointee qualified in a written examination, the signature on this form should be compared with the signature on the declaration sheet, which was signed in the examination room. His physical appearance may be checked against the medical certificate. The appointee may also be questioned on his personal history for agreement with his previous statements.

(2) Age.—If definite age limits have been established for the position, it should be determined that applicant is not outside the age range for appointment. Until such determination is made, the appointment may not be consummated.

(3) Citizenship.—The appointing officer is responsible for observing the citizenship provisions of (1) the Civil Service Rules and (2) appropriation acts. Form 61 constitutes an affidavit for both purposes and is acceptable proof of citizenship status in the absence of conflicting evidence. In doubtful cases the appointment should not be consummated until clearance has been secured from the certifying office of the Civil Service Commission.

the certifying office of the Civil Service Commission.

(4) Mainbars of Family.—Section 9 of the Civil Service Act provides that whenever there are already two or more members of a family serving under probational or permanent appointment in the competitive service, no other member of such family is eligible for probational or permanent appointment in the competitive service. The appointments of persons entitled to vectran preference are not subject to this requirement. The members-of-family provision does not apply to temporary appointments. Doubtful cases may be referred to the appropriate office of the Civil Service Commission for decision.

U. S. GOVERNMENT PRINTING OFFICE 16-55160-2

STANDARD FORM 61 (REVISED AUGUST 1949) PROMULGATED BY CIVIL SERVICE COMMISSION FEDERAL PERSONNEL MANUAL

APPOINTMENT AFFIDAVITS

INFORMATION FOR APPOINTEE

NOTE.—Before he can be appointed, an applicant for a Federal position must meet certain requirements over and above the requirement that he be able to do the work he is employed to do. On the attached form you are to swear (or affirm) that you meet those requirements. In addition, there are certain restrictions upon your conduct as a Federal employee. They are set forth on this sheet. You should familiarize yourself with these restrictions and be guided by them. Detach this portion of the form and retain it for your information and guidance.

I. INFORMATION ABOUT APPOINTMENTS

Persons selected from competitive registers will receive either

temporary or a probational appointment.

For persons receiving a probational appointment, the first year of service is a probationary period unless a shorter period is fixed for the position by the Civil Service Commission. Satisfactory completion of probation is required for absolute appoint-

The completion of probation is required when a person who is reinstated or transferred has not previously completed a

probationary period.

Persons receiving probational appointments are included under the Civil Service Retirement Act.

Appointments specifically limited to 1 year or less are usually

considered temporary appointments.

For excepted appointments, a trial period may be required at the discretion of the employing agency.

II. MEMBERS-OF-FAMILY RESTRICTION

Except for persons entitled to veteran preference, no person may be probationally appointed to a position in the competitive service if there are two or more members of his family already serving in the competitive service under probational or permanent appointments. A family is defined by the Attorney General as persons who live under the same roof with the head of the family and form part of his fireside. When they branch out and become heads of new establishments, they cease to be part of the old family. Minors do not establish another family merely by living at an address different from that of their parents. An appointment is illegal if the appointee is disparents. qualified by the members-of-family restriction.

III. APPOINTMENTS ARE SUBJECT TO INVESTIGA-

All probational appointments, reappointments, reinstatements, conversions to competitive appointments, inter-agency transfers, and certain temporary appointments are "subject to investigation" for an 18-month period. During this period, the Civil Service Commission has authority to instruct an agency to separate an ampleyed for any of the Civil Service. agency to separate an employee for any of the reasons given below except that the Commission's authority is not limited by the 18-month period in cases described under Items 4, 5, and 8 below. The condition "subject to investigation" expires automatically at the end of 18 months of service unless an appeal on loyalty matters is pending. However, an employing agency may remove an employee for any of the reasons given below at

Any of the following reasons constitutes sufficient cause for

the removal of an employee from the service:

1. Conduct or capacity of such a nature that removal will promote the efficiency of the service. 2. Physical or mental unfitness for the position he holds.

3. Criminal, infamous, dishonest, immoral, or notoriously

disgraceful conduct.

Establishment of the fact that the employee has made intentional false statements or engaged in deception or fraud in examination or appointment.

5. Refusal to furnish testimony to the Civil Service Commission or its authorized representatives in regard to matters inquired of arising under the Civil Service Act, Rules, and Regulations.

6. Habitual use of intoxicating beverages to excess.7. Reasonable grounds exist for belief that the person involved is disloyal to the Government of the United States (see Section IV).

8. Any legal or other disqualification which makes the applicant unfit for Federal employment.

IV. SUBVERSIVE ACTIVITY AND AFFILIATION

Section 9A of Public Law 252, 76th Congress, approved August 2, 1939, otherwise known as the "Hatch Act," provides: "(1) It shall be unlawful for any person employed in any capacity by any agency of the Federal Government, whose compensation, or any part thereof, is paid from funds authorized or appropriated by any act of Congress, to have membership in any political party or organization which advocates the overthrow of our constitutional form of government in the United States.

(2) Any person violating the provisions of this section shall be immediately removed from the position or office held by lim, and thereafter no part of the funds appropriated by any act of Congress for such position or office shall be used to pay the compensation of such person;" Executive Order 9835 of March 21, 1947, provides:

"1. The standard for the refusal of employment or the removal from employment in an executive department or agency on grounds relating to loyalty shall be that, on all the evidence, reasonable grounds exist for belief that the person involved is disloyal to the Government of the United States.

2. Activities and associations of an applicant or employee which may be considered in connection with the determination of disloyalty may include one or more of the following:

'a. Sabotage, espionage, or attempts or preparations there-

for, or knowingly associating with spies or saboteurs; b. Treason or sedition or advocacy thereof;

c. Advocacy of revolution or force or violence to alter the constitutional form of government of the United States;

'd. Intentional, unauthorized disclosure to any person, under circumstances which may indicate disloyalty to the United States, of documents or information of a confidential or nonpublic character obtained by the person making the disclosure as a result of his employment by the Government of the United States;

'e. Performing or attempting to perform his duties, or otherwise acting, so as to serve the interests of another government in preference to the interests of the United States;

'f. Membership in, affiliation with or sympathetic association with any foreign or domestic organization, association, movement, group or combination of persons, designated by the Attorney General as totalitarian, Fascist, Communist, or subversive, or as having adopted a policy of advocating or approving the commission of acts of force or violence to deny other persons their rights under the Constitution of the United States, or as seeking to alter the form of government of the United States by unconstitutional means.

The appointing officer will make available to you the list of organizations proscribed by the Attorney General upon your

request.

Various appropriation acts contain a provision prohibiting the use of appropriated funds to pay the salary or wages of any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence. These acts provide that an affidavit shall be considered prima facie evidence that the person making the affidavit does not advocate, and is not a member of an organization that advocates, the overthrow of the Government of the United States by force or violence. These acts provide further that any person who advocates, or who is a member of an organization that advocates, the overthrow of the Government of the United States by force or violence and accepts 16-55160-2

r which are paid from any a felony, and, upon convicemployment the salary or wage such appropriation shall be guilt. tion, shall be fined not more than \$1,000 or imprisoned for not more than 1 year, or both, and that this penalty shall be in addition to, and not in substitution for, any other provisions of

The affidavit referred to above is one of those to which you are required to swear (or affirm) on the attached page.

V. STRIKING AGAINST THE FEDERAL GOVERNMENT

Various appropriation acts provide that no part of the funds appropriated therein shall be used to pay the salary or wages of any person who engages in a strike against the Government of the United States or who is a member of an organization of Government employees that asserts the right to strike against the Government. Such acts provide further that any person who engages in a strike against the Government, or who is a member of an organization of Government employees that asserts the right to strike against the Government, and accepts employment the salary or wages for which are paid from any such appropriation, shall be guilty of a felony and, upon conviction, shall be fined not more than \$1,000 or imprisoned for not more than 1 year, or both, and that this penalty shall be in addition to, and not in substitution for, any other provisions of

One of the affidavits on the attached page to which you are required to swear (or affirm) pertains to this provision against striking against the Government.

VI. HOLDING STATE OR LOCAL OFFICE

Federal employces are prohibited from accepting or holding an office or position under State, territorial, county, or municipal governments. There are certain specific exceptions. They are published in Civil Service Commission Form 1236. Before any person appointed to the Federal service accepts or continues to hold any office or position under a State or local government, the matter should be presented to the appropriate authorities of the agency in which he is employed for a decision as to whether he properly may accept or continue to hold such office or position.

VII. POLITICAL ACTIVITY

The terms of the act of August 2, 1939 ("Hatch Act"), as amended, prohibit officers and employees in the executive branch of the Federal Government from using official authority or influence for the purpose of interfering with an election or affecting the result thereof. Further, such officers and employees are prohibited from taking any active part in political management or in political campaigns. These prohibitions apply not only to permanent employees, but also to temporary employees, employees on leave of absence with or without compensation, and substitute employees during the period of active employment. Political activity identified with any political party in any election is prohibited.

Some of the forms of forbidden political activity are:

1. Serving on or for any political committee, party, or other similar organization.

2. Soliciting or handling political contributions.

3. Serving as officer of a political club, as member or officer of any of its committees, addressing such a club, or being active in organizing it.

4. Serving in connection with preparation for, organizing, or conducting a political meeting or rally, addressing such a meeting, or taking any other active part therein except as a spectator.

5. Engaging in political conferences while on duty, or canvassing a district or soliciting political support for a party,

faction, or candidate.

- 6. Manifesting offensive activity at the polls, at primary or regular elections, soliciting votes, assisting voters to mark ballots, or helping to get out the voters on registration or election days.
- 7. Acting as recorder, checker, watcher, or challenger of any party or faction.

8. Scrving in any position of election officer, in which partisanship or partisan political management may be shown.

- 9. Publishing or being connected editorially or managerially with any newspaper generally known as partisan from a political standpoint, or writing for publication or publishing any letter or article, signed or unsigned, in favor of or against any political party or candidate. (Ownership entirely disassociated from editorial control and managerial activities limited entirely to business management would not be regarded as being within this provision.)
- 10. Becoming a candidate for nomination or election to office, Federal, State, or local, which is to be filled in an election in which party candidates are involved.

ampaign literature or material. 11. Distribut

circulating political petitions, including 12. Initiating

nomination petitions.

13. Assuming political leadership or becoming prominently identified with any political movement, party, or faction, or with the success or failure of any candidate for election to public office.

General statements as to certain activities which are considered as permissible on the part of Federal officers and em-

ployees:

- 1. Voting.—The direct language of the law specifically provides that all such persons retain the right to vote as they may choose.
- 2. Expression of opinions.—The right to express political opinions is reserved to all such persons.

NOTE: This reservation is subject to the prohibition that such persons may not take any active part in political management or in political campaigns.

3. Contributions.—It is lawful for any officer or employee to make a voluntary contribution to a regularly constituted political organization, provided such contributions are not made in a Federal building or to some other officer or employee within the scope of the act referred to above.
4. Political pictures.—It is lawful for any officer or em-

ployee to display a political picture in his home if he so desires.

5. Badges, buttons, and stickers.—While it is not unlawful for an officer or employee to wear a political badge or button or to display a political sticker on his private automobile (except where forbidden by local ordinance), it is felt that it is inappropriate for any public servant to make a partisan display of any

kind while on duty, conducting the public business.

6. Penalties.—Persons appointed to positions in the Executive branch of the Federal Government are warned that the penalty for an established violation of the above-mentioned political activity prohibitions is immediate removal from the service.

VIII. OFFENSES WHICH ARE PUNISHABLE BY FINE OR IMPRISONMENT

Certain other statutes prohibit Federal officers and employees from engaging in various activities under penalty of fine or imprisonment, or both. The activities prohibited by such statutes relate to such matters as political assessments, political coercion and discrimination, and purchase and sale of office. The text of these statutes is set forth in Civil Service Commission Form 1236.

Some of the activities prohibited under penalty of fine or

imprisonment, or both, are as follows:

1. Solicitation or receipt of political contributions by one officer or employee from another.

2. The giving or handing over of a political contribution by one employee to another.

3. Solicitation or receipt of political contributions in a Federal building by any person, whether or not an employee of the Government.

4. Solicitation or receipt by any person of political contributions from any person receiving any benefit under any act of

Congress appropriating funds for relief.

5. Solicitation or receipt of anything of value, either for personal reward or as a political contribution, in return for the use of, or the promise to use, influence to secure an appointive office under the United States.

6. Payment, or the offer of payment, for the use of influence in securing an appointive office under the United States.

7. Promising employment, compensation, or other benefit made possible by act of Congress as consideration or reward for political activity.

8. Discrimination by an officer or employee in favor of, or against, another officer or employee on account of political contributions.

9. Depriving any person on account of race, creed, or color, or political activity, of compensation or other benefit made possible by any act of Congress appropriating funds for relief.

10. Disclosure for political purposes of any list or names of persons receiving benefits under an act of Congress appropriating funds for relief and the receipt of such a list for political purposes.

IX. PROHIBITION AGAINST DISCRIMINATION

Appointing officers are required by the Civil Service Rules to act on all personnel matters "solely on the basis of merit and fitness and without regard to political or religious affiliations, marital status, or race" marital status, or race.

X. INSTRUCTION OF APPLICANTS

Officers and employees of the Government are prohibited from instructing or teaching with a view to the special preparation of any person for civil-service examinations.

Print full	beppinved enue service name		SWITHHOLDING Of Income		SECULISATE1 Security No	Employer: Keep this certificate in your files.
	e address					
			Otherwise, he is requ O CLAIM YOUR WI te figure "1"		ld tax from your wage MPTIONS	s without exemption.
•	(a) (b) (c)	If you claim both If you claim one If you claim one If you claim neith	kemption is allowed to of these exemptions, of these exemptions, er of these exemption age and blindness:	for the brechend and		wife.
	(a) (b) V. If during	If you or your will exemption, write exemptions, write to you or your will blind, and you on the year you will the year you will be to you will be your your will be your your will be your	fe will be 65 years of e the figure "1"; if the te the figure "2". fe are blind, and you laim both of these ex I provide more then	claim this exemption cemptions, write the	nd of the year, and you der, and you claim bo n, write the figure "1"; figure "2" ort of persons closely	if both are
		THE STATE OF THE S	sach debendents. (see instruction 3 on	other side.)	
\ 	V. Add the n	umber of exempti	ons which you have cl	aimed above and wri	to the total	
I CERTIFY th	nat the numb	er of withholding e	xemptions claimed on	this certificate does no	ot exceed the number to	Which I am ontitled
Dated	Approved	For Release 2	0067 127 01 (Signatu	₹DF80B01676R0	04000050031-1	

Approved For Response 2006/12/01: CIA-RDP80B01676F 24000050031-1

1. NEW EMPLOYEES.—To receive the self-tof your withholding exemptions, file a withholding exemptions, file a withholding exemptions, file a withholding exemption settificate with your employer on or before beginning work. However, if you have more than one employer, it may be to your ever, if you have more than one employer, it may be to your exemptions withholding exemptions with collector of internal revenue or your employer. advantage to claim withholding exemptions with only one employer, in order to keep your tax currently paid.

2. CHANGES IN EXEMPTIONS.—You may file a new certificate at any time if the number of your exemptions

INCREASES.

You must file a new certificate within 10 days if the number of your exemptions Decreases for any of the following reasons:

(a) Your wife (or husband) for whom you have been

claiming exemption is divorced or legally separated, or claims her (or his) own exemption on a separate certificate.

(b) The support of a dependent for whom you claimed exemption is taken over by someone else, so that you no longer

expect to furnish more than half the support for the year.

(c) You find that a dependent for whom you elaimed exemption will receive \$500 or more of income of his own

during the year.

OTHER DECREASES in exemption, such as the death of a wife or a dependent, do not affect your withholding until the next year, but require the filing of new certificates by December 1 of the year in which they occur.

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resulting from marriage, div regal separation, birth, death, new dependents, old age, bundness, etc., consult your local

3. DEPENDENTS.—To qualify as your dependent (line IV on other side), a person must (1) receive more than one-half of his or her support from you for the year, (2) have less than \$500 of income of his or her own during the year, and (3) be closely related to you. "Closely related" means that the person is-

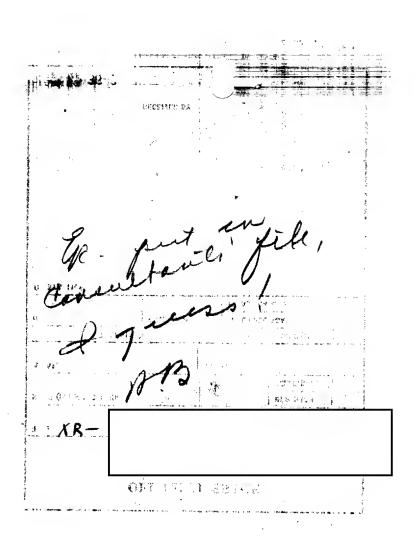
Your son or daughter (including legally adopted children), or their descendants; stepson, stepdaughter, son-in-law, or daughter-in-law;

Your father, mother, or ancestor of either; stepfather, stepmother, father-in-law, or mother-in-law;

Your brother, sister, step brother, stepsister, half brother, half sister, brother in-law, or sister-in-law;
Your uncle, aunt, nephew, or niece (but not if related

only by marriage). Do not claim a citizen of a foreign country as a dependent unless he or she is a resident of the United States, Canada, or

4. PENALTIES.—Penalties are imposed for willfully supplying false information or willful failure to supply informa-tion which would reduce the withholding exemption.



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